

SUPERIOR COURT OF ARIZONA
MARICOPA COUNTY

*** FILED ***
08/28/2002

08/22/2002

CLERK OF THE COURT
FORM R123

HEARING OFFICER BENJAMIN E. VATZ
FOR HONORABLE CHRIS E. WOTRUBA

E. Bacarella
Deputy

CR 2002-008228

FILED: _____

STATE OF ARIZONA

ELIZABETH B ORTIZ

v.

JOHN DOE
DOB: 01/01/1972

BRIAN C BOND

CORRECTIONAL HEALTH SERVICES
DOCKET-CRIMINAL-CCC
FILE ROOM-CSC
JUDGE GAYLORD
VICTIM SERVICES DIV-CA-CCC
PATRICIA I JOHNSON PHD
8151 E EVANS RD
STE 9
SCOTTSDALE AZ 85260
EUGENE R ALMER MD
7432 E CAMELBACK RD
SCOTTSDALE AZ 85251

DEFENDANT COMPETENT - A.R.S. Section 13-4510(B) -
SUBMISSION

State's Attorney:	John McBee for Elizabeth Ortiz
Defendant's Attorney:	Nora Greer for Brian Bond
Defendant:	Present
Court Reporter:	Mike Wade

The Court having been informed that the Defendant's true name is Antonio Robinson,

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IT IS ORDERED directing Clerk of the Court Fileroom Staff and Docket to amend court records to reflect the Defendant's true name is Antonio Robinson rather than John Doe.

The Court having received a written stipulation for submission of the Defendant's competency based upon the written report(s) by Dr. Almer dated August 12, 2002 and Dr. Johnson dated August 12, 2002;

The stipulation having been accepted and the report(s) having been considered,

THE COURT FINDS the Defendant understands the proceedings and is able to assist counsel with Defendant's defense.

THE COURT FURTHER FINDS the Defendant competent pursuant to A.R.S. Section 13-4510(B).

IT IS ORDERED transferring this matter back to Judge Gaylord for all further proceedings.

IT IS FURTHER ORDERED setting Status Conference on August 28, 2002 at 8:30 a.m. before Judge Gaylord.

IT IS FURTHER ORDERED excluding the time from the date of filing motion to examine through August 22, 2002 pursuant to Rule 8.4.

Counsel are directed by the Court to recompute the new last day and advise the Court within three (3) judicial days of notification if the computation is in error.

IT IS FURTHER ORDERED that the treatment facility providing care to the Defendant shall cooperate fully with the Clinical Liaison and permit access to all records.

THE COURT FINDS pursuant to A.R.S. Section 13-4511 that there is not a less intrusive alternative and that it is

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essential for the sake of the Defendant's safety and/or the
safety of others,

IT IS ORDERED that the Defendant be involuntarily medicated
as medically appropriate pending final disposition of this case
in the trial court.

IT IS FURTHER ORDERED affirming prior custody orders.

IT IS FURTHER ORDERED that the written report(s) of the
expert(s) be sealed and maintained in a confidential manner by
the Clerk of the Superior Court; said report(s) shall not be
disclosed to anyone except by written order of the Court.

SEALED AND FILED: Medical report(s) by the expert(s).